



Nancy Le
Executive Assistant
Office of the Commissioner for Patents

09/825483

Dear Ms. Le;

I am an individual trying to get a Patent on a revolutionary design of Condom. I did not have money enough to hire a Patent Attorney, so I did it myself.. As you can see, I am not very good at typing.

I used another Patent for the layout and feel that I made a quite good Patent Application. The only reason that I did not get a Patent is because of a difference of opinion with the Patent Examiner Michael Brown.

I am enclosing a copy of the Patent Application. It was printed by the Patent Office, so apparently it did not infringe on any other Patent. I would like to know why I didn't get a Patent on it.

The previous patents dealing with Condoms were nearly trying to improve existing Condoms with ,(I should not say this) crackpot schemes. These patent applications received patents, yet they did nothing to keep condoms from coming off during intercourse, or the condoms currently in use from splitting.

The Secure condoms address all of the weaknesses of current Condoms and cure the problems.. I feel that I did everything necessary to get a patent, and want a patent on this condom.

Look over the application and see if you don't agree. When I sent this application in, I was working full time with a lot of overtime. The final parting of the ways with Brown came when he tried to get me to send an additional \$475 to him. I asked him if I sent the money would I then get a patent. He said that there wasn't anything patentable. I told him to kiss my ass and hung up on him. have you ever heard of anything so idiotic

There are over 25,000,000 people affected by Aids, not counting the ones with herpes, and other venereal diseases that would use these Secure Condoms that will not use the current condoms.

Please look over the Patent Application and see if you don't agree that I should get a patent. I even sent in extra money to put this invention on the fast track, and all I got for my trouble was a bureaucratic run around.

Sincerely;

Cleon Griffiths

Cleon Griffiths
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MS. Nancy LE
EXECUTIVE ASSISTANT
OFFICE OF THE COMMISSIONER FOR PATENTS

Dear MS. LE

I am an individual who tried to get a patent without the aid of a Patent Attorney. I have a couple of complaints about the way that individual Patent applications are handled.

1. Shouldn't A Patent Office person read a Patent Application before rejecting it because it doesn't have a Patent Attorneys signature. Some years ago there were a number of vacuum hoses on Auto Engines for smog controls. I was in the engine business and found it was hard to mark these hoses so that they could be put on the correct fittings.

I invented what I called I D Plugs. These consisted of 2 vacuum caps with a plastic rod glued into one of the caps. The way these would work was when a hose was removed from a fitting, the vacuum cap not with the shaft would be placed on the fitting, and the vacuum cap with the shaft would be slid into the hose that had just been removed. The I D PLUGS would come in 15 different colors, so when you were replacing the hoses, you would replace the hose with the green end onto the fitting with the green end.

When I sent my patent application in, I received a letter and two descriptions of patents and the reply that plugs had already been invented and a picture of a plug such as found in transmissions, and an electric plug. It was obvious to me that the idiot that had reviewed my application never read beyond the word plug. Is this the type of idiots that work for the Patent Office.

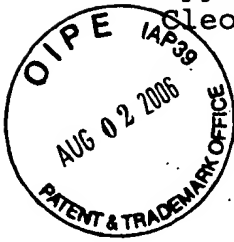
If they are too busy to read the Patent application, then its obvious you should hire more inspectors as well as inspectors with a higher IQ than I have had the misfortune to deal with.

Now in regard to the application for the SECURE CONDOM that I have attempted to patent. Shortly after sending the application in I got a reply from Michael Brown, the inspector saying that he didn't know what I was trying to patent. Obviously he never even read the application or he certainly would have known what I was trying to patent. I wrote up the application using an existing patent as a guide as to layout. That Patent was approved, yet after I had spent many hours writing up my patent application, he wanted me to completely rewrite it in a layout that he approved of.

I am enclosing a copy of my patent application. Since it was good enough for the Patent Office to print out for all the world to see, I feel it is good enough to get a patent on. I had no idea as an individual that if a Patent Application is printed that it is impossible to get a patent unless one is already given. Had I known about this idiotic rule, I would never have approved the printing of the application. I figured if it was worth being printed, it was assured of a patent.

Application # 09/825,483
Cleon Louis Griffiths, Inventor.

July 1, 2006



This is the shape of condoms in use today. One size fits all. quite loose on small members quite tight on large members.

This is the shape of the SECURE CONDOM. It fits too snug along the shaft, that it will not come

off without some effort once it is installed. For this reason, it can be packaged with water soluble lubricant since it will not come off accidentally. It would be very difficult to install this condom without the snug part of the condom being rolled up on an installation ring.

If these condoms are produced, they will come in several sizes with cardboard sizars freely available wherever they are sold. The large part of the SECURE CONDOM fits loosely over the head of the Penis and the Glans Penis which makes this condom so comfortable that the wearer doesn't know that he has a condom on.

The large area also prevents splitting because of the loose fit. All of the Patents that I described on my patent application had one thing in common; trying to find some way to prevent the condom from coming off.

I have perfected this condom to do this without a bunch of crack-pot fittings. I feel that this patent application deserves Patent Protection and should have gotten it way back in 2002.

Sincerely;

Cleon Griffiths
Cleon Griffiths